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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/767,611		01/30/2004	Osamu Tatewaki	XA-9699B	8314	
181	7590	05/16/2006		EXAMINER		
MILES & S		BRIDGE PC	HURLEY, KEVIN			
SUITE 500	ACLE DR	UVE	ART UNIT	PAPER NUMBER		
MCLEAN,	VA 221	02-3833	3611			
				DATE MAILED: 05/16/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)					
Office Action Summary			511	TATEWAKI ET AL.					
			er	Art Unit					
		Kevin Hu	ırley	3611					
Period fo	The MAILING DATE of this communi or Reply	cation appears on ti	ne cover sheet w	ith the correspondence ac	ddress				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
Status									
1)	Responsive to communication(s) file	d on .							
2a)□	•	b)⊠ This action is	non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠	Claim(s) 2-5 is/are pending in the ap	plication.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
•	Claim(s) <u>2-5</u> is/are rejected.								
·	Claim(s) is/are objected to.								
8)	Claim(s) are subject to restrict	tion and/or election	requirement.						
Applicati	on Papers								
9)[]	The specification is objected to by the	e Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
,—	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority ι	ınder 35 U.S.C. § 119								
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
•	a) ⊠ All b) ☐ Some * c) ☐ None of:								
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. 10/178,707. Copies of the certified copies of the priority documents have been received in this National Stage 								
	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.									
Attachmen	• •	•							
	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (P	TO-948)		Summary (PTO-413) s)/Mail Date					
3) 🛛 Infor	mation Disclosure Statement(s) (PTO-1449 or lar No(s)/Mail Date			nformal Patent Application (PT	O-152)				

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DETAILED ACTION

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Inventorship

1. In view of the papers filed 30 January 2004, it has been found that this nonprovisional application, as filed, through error and without deceptive intent, improperly set forth the inventorship, and accordingly, this application has been corrected in compliance with 37 CFR 1.48(b). The inventorship of this application has been changed by deleting Osamu Saito as an inventor.

The application will be forwarded to the Office of Initial Patent Examination (OIPE) for issuance of a corrected filing receipt, and correction of Office records to reflect the inventorship as corrected.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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3. Applicant cannot rely upon the foreign priority papers to overcome this rejection because

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a translation of said papers has not been made of record in accordance with 37 CFR 1.55. See

MPEP § 201.15.

4. The claims include the use of the word "for" which indicates intended use. A claim

containing a "recitation with respect to the manner in which a claimed apparatus is intended to be

employed does not differentiate the claimed apparatus from a prior art apparatus" if the prior art

apparatus teaches all the structural limitations of the claim. Ex parte Masham, 2 USPQ2d 1647

(Bd. Pat. App. & Inter. 1987).

If Applicant(s) desire to give the phrase patentable weight, the Examiner respectfully

recommends Applicant(s) remove "for" from the phrase where intended use is not desired.

Claims 2-5 are rejected under 35 U.S.C. 102(e) as being anticipated by Okada et al.

6,659,219.

5.

An electric power steering apparatus comprising:

a ball nut 17a rotationally driven by an electric motor and having a female thread groove

formed in the inner periphery thereof;

a rack shaft 17B disposed through said ball nut on the axis thereof and having a male

thread groove so formed in its outer periphery as to face to the female thread groove;

a plurality of circulation balls 17c interposed between the female thread groove and the

male thread groove;

a housing 14b for holding said ball nut rotatably;

a fastening element 19 for fixing said nut to said housing,

wherein said electric power steering apparatus is provided with fail-out preventing means
23 for preventing said fastening element from failing out within said housing

wherein said housing is constructed of a first housing 14b accommodating said ball nut and said fastening element, and a second housing 23 fixed to said first housing,

and said fall-out preventing means is a fastening element contact member, formed on said second housing, for regulating said fastening element from moving in the fall-out direction;

wherein said fastening element is a stopper ring or ring bolt (note: a ring bolt is inherently a stopper ring) helically fitted to said first housing, and an interval between said ring bolt and said fastening element contact member is. in an assembled state, set smaller than an effective helical-fitting length of said ring bolt to said first housing.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The cited references disclose power steering ball nut retention devices.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Hurley whose telephone number is 571-272-6646. The examiner can normally be reached on Monday-Friday 9:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 571-272-6651. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin Hurley
Primary Examiner
Art Unit 3611

May 11, 2006